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UNITED STATES DISTRICT COURT FOR THE MADE DISTRICT OF MASSACHUSETTS

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CIVIL ACTION NO.
04-40213FDS
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Plaintiff, Charter Communications Entertainment I, LLC d/b/a Charter

Communications, by this Complaint seeks injunctive relief, damages, and attorneys' fees under provisions of the Federal Communications Act of 1934, as amended by the Cable Communications Policy Act of 1984 and the Cable Television Consumer Protection and Competition Act of 1992, 47 U.S.C. § 553 and the Satellite Home Viewer Act of 1988, 47 U.S.C. § 605, for the unauthorized interception or reception, or the assistance in the unauthorized interception or reception, of cable services offered over Plaintiff's cable system. As set forth in this Complaint, the Defendant ordered and obtained a device expressly designed, manufactured and intended for the surreptitious and unauthorized reception of cable services.

JURISDICTION AND VENUE

- This action arises under the Federal Communications Act of 1934, as 1. amended by the Cable Communications Policy Act of 1984 and the Cable Television Consumer Protection and Competition Act of 1992, 47 U.S.C. § 553, and the Satellite Home Viewer Act of 1988, 47 U.S.C. § 605.
- The Court has jurisdiction over this action under 28 U.S.C. § 1331 in that 2. this action arises under the laws of the United States.
- 3. Venue is proper in the District of Massachusetts pursuant to 28 U.S.C. § 1391(b), as the Defendant resides in the District and the claims arose here.

APPLICABLE LAW

- The interception or reception, or any assistance in the interception or 4. reception, of community antenna television ("CATV") or cable service, unless specifically authorized by a cable operator or as is otherwise specifically authorized by law, is prohibited under 47 U.S.C. § 553(a).
- The unauthorized interception of cable service and the sale and/or 5. installation of any device or equipment by persons knowing or having reason to know that the device or equipment is used primarily for the assistance in the unauthorized decryption of satellite cable programming is prohibited under 47 U.S.C. § 605 (a).

<u>PARTIES</u>

Plaintiff, Charter Communications Entertainment I, LLC d/b/a Charter 6. Communications ("Charter"), is a Delaware limited liability company with a principal place of business at 95 Higgins Street, Worcester, Massachusetts 01606.

- 7. Charter is a cable operator, within the meaning of 47 U.S.C. § 522(5) and § 553(a), and provides CATV or cable service, within the meaning of 47 U.S.C. § 522(6), to its customers who are authorized to receive the particular service level or service tier and any other video programming which a customer orders from the Plaintiff and agrees to pay the applicable rates therefore.
- 8. Defendant Richard A. Lenihan resides at 31 or 33 Steele Street, Worcester, Massachusetts, which is in Charter's service area. At all times relative to this Complaint, only a particular level of cable service was requested from and authorized by Charter at Defendant's Worcester address(es).

COUNT ONE - VIOLATIONS OF 47 U.S.C. § 553

- 9. Charter offers cable services to residents of all of its service areas for which subscribers pay a monthly fee depending upon the amount of cable television programming and services selected and purchased by the subscriber. Each subscriber who pays monthly fees to Charter is entitled to receive that level of services and programming that is purchased from Charter.
- 10. Charter's signals are (a) private communications not intended for public or other use without authorization, (b) communications services offered over a cable system, and (c) satellite cable programming.
- 11. Charter has offered and continues to offer premium programming services, such as Home Box Office, Cinemax and Showtime, and certain Pay-Per-View channels for movies and events.

- Charter's signals for premium programming services and for Pay-Per-View 12. services are electronically coded or scrambled so that they must be decoded by electronic decoding equipment in order for the signals to be viewed clearly on a television receiver or monitor.
- 13. To decode these signals, Charter provides subscribers of such services with electronic decoding equipment referred to as converters.
- Charter's converters are programmed to decode the signals and thereby 14. enable the subscriber to view that level of cable service that she has purchased. Charter programs each of its converters specifically to permit the subscriber to view only that level of cable service and programming that she has purchased.
- Some of Charter's converters are "addressable." Addressable converters 15. may be programmed from a central location of Charter while the converters are connected to a television receiver or monitor in a subscriber's residence or business.
- "Pay-Per-View" is a service made available to Charter's residential 16. subscribers.
- The Pay-Per-View service requires the subscriber to have an addressable 17. converter box connected to his television receiver or monitor.
- To order a Pay-Per-View movie or event, the subscriber either telephones 18. Charter and requests to view the specific Pay-Per-View movie or event or orders said movie or event by utilizing the subscriber's remote control device. Charter then programs the addressable converter box to descramble that Pay-Per-View movie or event, enabling the subscriber to receive a non-scrambled signal during the time of the broadcast.

- The price of Pay-Per-View movies or events varies, but presently ranges 19. from \$3.95 for certain movies to approximately \$49.95 for certain sporting or other special events. Charter subscribers are billed monthly for Pay-Per-View movies and events ordered during the previous month.
- Unauthorized decoders or descramblers are devices that have been 20. designed or modified to defeat the scrambling or addressable security functions of Charter's cable system that are designed to ensure that only authorized customers of certain levels or tiers of services, or of premium or Pay-Per-View programming, receive such services (the "scrambling technology").
- Pursuant to AT& T Broadband v. TKA Electronics, Inc., 8:02-00429 (D. 21. Neb. Sept. 17, 2002) ("AT&T Broadband"), Charter obtained the business records of TKA Electronics, Inc. and its affiliates ("TKA Electronics"). Included in the business records obtained were records of the sales of decoders, descramblers and various devices used to effect the unauthorized reception of satellite communications services and cable programming by TKA Electronics ("cable theft devices").
- The business records seized or produced in AT&T Broadband indicated 22. that the Defendant ordered and purchased from TKA Electronics on or about August 9, 2001, a cable theft device for use by the Defendant or another for the purpose of unauthorized reception of communications services offered over Charter's and/or other cable systems.

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- 24. The Defendant willfully and intentionally violated 47 U.S.C. § 553(a).
- Charter is "aggrieved" within the meaning of 47 U.S.C. § 553(c)(1). 25.
- 26. Charter is aggrieved by the Defendant's conduct because the device purchased by the Defendant is designed and intended to compromise and defeat the scrambling technology of cable systems such as the one operated by Charter, in violation of Charter's rights and of federal statutes.
- As a direct, proximate, and foreseeable result of the actions of the 27. Defendant, Charter has sustained and continues to sustain damages and incur attorney's fees and costs.
- By reason of the Defendant's violation of 47 U.S.C. § 553(a), Charter is 28. entitled to statutory damages pursuant to 47 U.S.C. § 553(c)(3)(A)(ii).
- By reason of the Defendant's violation of 47 U.S.C. § 553(a), Charter is 29. entitled to the recovery of full costs, including reasonable attorney's fees pursuant to 47 U.S.C. § 553(c)(2)(C).

COUNT II—VIOLATIONS OF 47 U.S.C. § 605

1-29. Charter incorporates by reference the allegations of paragraphs 1 through 29, above, as though fully set forth herein.

- 30. By virtue of her conduct the Defendant effected the unauthorized interception and reception of Charter's satellite cable programming and communications services over its cable systems by receiving, or assisting in the reception of certain cable services without Charter's authorization and her conduct violates 47 U.S.C. § 605(a).
 - 31. The Defendant willfully and intentionally violated 47 U.S.C. § 605(a).
 - 32. Charter is "aggrieved" within the meaning of 47 U.S.C. § 605(e)(3)(A).
- 33. As a direct, proximate, and foreseeable result of the actions of the Defendant, Charter has sustained, and continued to sustain, damages and incur attorneys' fees and costs.
- 34. By reason of the Defendant's violation of 47 U.S.C. 605(a), Charter is entitled to damages pursuant to 47 U.S.C. § 605(e)(3)(C)(i)(II).
- 35. By reason of the Defendant's violation of 47 U.S.C. 605(a), Charter is entitled to recovery of full costs, including reasonable attorney's fees pursuant to 47 U.S.C. § 605(e)(3)(B)(iii).

COUNT III—FEDERAL COMMUNICATIONS ACT INJUNCTIONS

- 1-35. Charter incorporates by reference the allegations of Paragraphs 1-35 above, as though fully set forth herein.
- 36. Pursuant to 47 U.S.C. §§ 553(c)(2)(A) and 605 (e)(3)(B)(i), Charter is entitled to a court order restraining the Defendant from engaging in any further activity, similar to that described above, which activity violates 47 U.S.C. §§ 553(a) and 605(a).

PRAYER FOR RELIEF

WHEREFORE, Charter requests the Court to enter judgment against the Defendant as follows:

- 1. For money damages in favor of Charter against the Defendant in the total amount of \$20,000 in statutory damages as follows:
- a. pursuant to 47 U.S.C. §§ 553(c)(3)(A)(ii) and 553(c)(3)(B), \$10,000.00 for a violation of 47 U.S.C. § 553(a) for the device purchased and then transferred or distributed to others by Defendant for assistance in the unauthorized use of communications services; or
- b. pursuant to 47 U.S.C. §§ 605(e)(3)(C)(i)(II) \$10,000.00 for violation of 47 U.S.C. § 605(a) for the device purchased and then transferred or distributed to others by Defendant to effect the unauthorized reception and interception of cable services; and
- 2. Ordering that the Defendant, his family, servants, agents, employees, successors and assigns and those persons in active concert or participation with any of them, are permanently enjoined and restrained from engaging in, aiding, abetting or otherwise promoting or supporting interception or reception of the cable television programming, service or signal of Charter or its parent companies or entity that is an affiliated company, partnership, or subsidiary of Charter or its parent companies (the "Charter Entities"), including, without limitation, the following: permanently enjoining and restraining Defendant from connecting, attaching, splicing into, tampering with or in any way using cable wires of Charter or the Charter Entities for purposes of obtaining any

of the programming and services of Charter or the Charter Entities without Charter's express permission and authorization; permanently enjoining and restraining Defendant from manufacturing, ordering, purchasing, using, selling, distributing, installing, owning or possessing any equipment, components or parts used to make any such equipment capable of unscrambling, intercepting, receiving, transmitting, retransmitting, decoding or in any way making available all or part of the programming and services of Charter or the Charter Entities without Charter's authorization; permanently enjoining and restraining the Defendant from attaching or connecting any such equipment to any property of Charter or the Charter Entities without Charter's authorization; permanently enjoining and restraining the Defendant from any further tampering with or making any connection or any disconnection or manipulating, in any manner, for any purpose, cable systems owned, operated, or managed by Charter or the Charter Entities without Charter's express permission and authorization, in accordance with 47 U.S.C. § 553(c)(2)(A) and 47 U.S.C. 605(e)(3)(B)(i); and

3. Ordering that the Defendant, his family, servants, agents, employees, successors and assigns and those persons in active concert or participation with any of them, surrender to Charter or its duly authorized agent any and all devices or equipment, components or parts capable of unscrambling, intercepting, receiving, transmitting, retransmitting, decoding or in any way making available all or part of the programming and services of Charter or the Charter Entities without Charter's express permission and authorization and any further evidence, such as Defendant's records, including, but not limited to, customer lists, sales receipts, invoices and other documents of the Defendant's purchase, use, distribution and sale of any such equipment at his home or his place of employment in accordance with 47 U.S.C. § 553(c)(2)(A) and 47 U.S.C. § 605(e)(3)(B)(i); and

- 4. Awarding Charter its attorney's fees and costs in prosecuting this action, in accordance with 47 U.S.C. § 553(c)(2)(C) and 47 U.S.C. § 605(e)(3)(B)(iii); and
 - 5. Granting such other relief as the Court determines is just and proper.

CHARTER COMMUNICATIONS ENTERTAINMENT I, LLC d/b/a CHARTER COMMUNICATIONS,

By Its Attorneys,

Burton B. Cohen, BBO#656190

Christopher L. Brown, BBO#642688

Murtha Cullina LLP

99 High Street, 20th Floor

Boston, MA 02110

(617) 457-4000

Dated: October 21, 2004

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The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is FORM.)

I. (a) PLAINTIFFS	DEFENDANTS								
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UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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